

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF INDIANA  
INDIANAPOLIS DIVISION

UNITED STATES,	)	
<i>et al.</i>	)	
	Plaintiffs,	)
	)	
vs.	)	No. 1:13-cv-02009-TWP-MJD
	)	
INDIANA UNIVERSITY HEALTH INC.,	)	
<i>et al.</i>	)	
	Defendants.	)
	)	
-----	)	
JUDITH ROBINSON,	)	
	)	
	Relator.	)
	)	

**MINUTE ENTRY FOR OCTOBER 8, 2015  
STATUS CONFERENCE  
HON. MARK J. DINSMORE, MAGISTRATE JUDGE**

The parties appeared by counsel telephonically for a status conference. A discussion was held regarding case management deadlines and the Court *sua sponte* amends the approved Case Management Order as amended [Dkt. Nos. 69, 88, & 90] as follows:

**I. Pretrial Pleadings and Disclosures**

F. Plaintiff(s)/Relator shall disclose the name, address, and vita of any expert witness with regard to liability issues, and shall serve the report required by Fed. R. Civ. P. 26(a)(2) on or before **May 18, 2016**. Defendant(s) shall disclose the name, address, and vita of any expert witness with regard to liability issues, and shall serve the report required by Fed. R. Civ. P. 26(a)(2) on or before **June 22, 2016**. Plaintiff(s)/Relator shall disclose the name, address, and vita of any expert witness with regard to damages issues, and shall serve the report required by Fed. R. Civ. P. 26(a)(2) on or before **October 18, 2016**. Defendant(s) shall disclose the name, address, and vita of any expert witness with regard to damages issues, and shall serve the report required by Fed. R. Civ. P. 26(a)(2) on or before **November 21, 2016**.

G. Any party who wishes to limit or preclude expert testimony at trial shall file any such objections on or before **February 3, 2017**. Any party who wishes to preclude expert witness testimony at the summary judgment stage shall file any such objections with their responsive brief within the briefing schedule established by Local Rule 56-1.

H. All parties shall file and serve their final witness and exhibit lists on or before **November 21, 2016**. This list should reflect the specific potential witnesses the party may call at trial. It is not sufficient for a party to simply incorporate by reference “any witness listed in discovery” or such general statements. The list of final witnesses shall include a brief synopsis of the expected testimony.

## **II. Discovery and Dispositive Motions**

A. On or before **August 22, 2016**, and consistent with the certification provisions of Fed. R. Civ. P. 11(b), the party with the burden of proof shall file a statement of the claims or defenses it intends to prove at trial, stating specifically the legal theories upon which the claims or defenses are based.

B. Dispositive motions are expected and shall be filed by **September 12, 2016**; discovery relating to liability issues, including liability expert witness discovery, shall be completed by **August 12, 2016**; discovery relating to damages, including damages expert witness discovery, shall be completed by **January 20, 2017**.

## **III. Trial Date**

This matter should be ready for trial in or after **June 2017**.

All other requirements of the approved Case Management Order as amended [Dkt. Nos. 69, 88, & 90] remain in effect.

The parties are ordered to file a joint motion to continue the trial of this matter until June, 2017. Such motion shall include the parties’ best current estimate of how long the trial is expected to last.

In order to assist the Court in monitoring discovery in this matter, on or before **Wednesday, December 9, 2015**, the parties shall jointly file a “Joint Report on the Status of Discovery,” which report shall set forth the following as of the date the report is filed:

1. A detailed description of all discovery completed to date.
2. A detailed description of all discovery presently scheduled or pending, including the due dates for any pending discovery requests and the scheduled dates for any depositions, and the identity of the counsel responsible for completing such discovery.
3. A detailed description of any discovery disputes presently pending, including the status of the resolution of the dispute and the identity of the counsel responsible for resolving the dispute.
4. A detailed description of all discovery that is planned to be completed within the 42 day period following the report, including the identity of the counsel responsible for completing such discovery.
5. A description of all known discovery remaining to be completed in this matter, including a proposed timetable for the completion of such discovery and the identity of the counsel responsible for completing such discovery.
6. Any other discovery issues any party believes should be brought to the attention of the Court so as to avoid any further delays in the completion of discovery in this matter.

On the **forty-second day** following the submission of the parties' Joint Report on the Status of Discovery, and on each **forty-second day** thereafter until the parties report that all discovery in this matter has been completed, the parties shall jointly file a "Supplemental Joint Report on the Status of Discovery," which report shall set forth the following as of the date the report is filed:

1. A detailed description of all discovery completed within the preceding 42 days.
2. A detailed description of all discovery presently scheduled or pending, including the due dates for any pending discovery requests and the scheduled dates for any depositions, and the identity of the counsel responsible for completing such discovery.
3. A detailed description of any discovery disputes presently pending, including the status of the resolution of the dispute and the identity of the counsel responsible for resolving the dispute.
4. A detailed description of all discovery that is planned to be completed within the 42 day period following the report including the identity of the counsel responsible for completing such discovery.

5. A description of all known discovery remaining to be completed in this matter, including a proposed timetable for the completion of such discovery and the identity of the counsel responsible for completing such discovery.

6. Any other discovery issues any party believes should be brought to the attention of the Court so as to avoid any further delays in the completion of discovery in this matter.

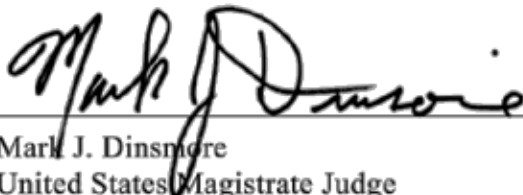
The settlement conference currently scheduled for February 16, 2916 is **CONTINUED** to

**June 10, 2016 at 9:00 a.m. (Eastern) in Room 257.** All other requirements of the Court's

order dated 4/21/2015 [Dkt. 67] remain in effect.

This matter is scheduled for telephonic status conference on **Monday, December 14, 2015 at 10:30 a.m. (Eastern)** to discuss issues raised in the discovery report. Counsel shall attend the status conference by calling the designated telephone number, to be provided by the Court via email generated by the Court's ECF system.

Dated: 13 OCT 2015



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Mark J. Dinsmore  
United States Magistrate Judge  
Southern District of Indiana

Distribution:

Service will be made electronically  
on all ECF-registered counsel of record via  
email generated by the court's ECF system.